## Items Left to Address for Clarity

#### NSR Retooling Team November 5, 2003

Wisconsin Department of Natural Resources

# Many items address

- Previous mark up of rule identified 68 places where work was necessary
- Many have been addressed through our proceedings
- Down to 13 places that need work

## Where more work needed - 1

- 405.02(2m)(ii)(c) Correction to baseline actual emissions for MACTs
- 405.02(24m)(v)(b) Listing of change to gasified coal as PCP
- 405.02(25e) Definition of "Project"
- 405.02(25f)(i)(c) Growth adjustment in projected actual emissions

### Where more work is needed - 2

- 405.16(3) "Reasonable possibility" of significant increase triggering need for records
- 405.16(3)(i)(c) Records of description of applicability test and results used in determination
- 405.18(3)(ii)(b) and 405.19(3)(ii)(b)Investment required under Clean Unit Test

#### Where more work is needed - 3

- 405.19(4)(i) & (ii) Procedure for comparable to BACT determination for Clean Unit Test
- 405.20(2)(i) Procedure for Environmental Beneficial Test on unlisted projects in PCP
- 405.21(8)(i)(3) Procedure for reopening a PAL to respond to air quality issues

#### Where more work is needed - 4

- 405.21(9)(i)(b) Procedure for redistributing a PAL upon expiration
- 405.21(12)(i)(a) Monitoring system for a PAL based upon "sound science"
- 405.21(12)(vi) Use of emission factors when used to monitor a PAL